

ORIGINAL

AO 93 (Rev. 5/85) Search Warrant

**United States District Court****NORTHERN****DISTRICT OF****NEW YORK**

In the Matter of the Search of

(Name, address or brief description of property or premises to be searched)

**SEARCH WARRANT****CASE NUMBER: 5:08-CR-753 (DNH)**

(AUSA Lisa M. Fletcher)

Name, address or brief description of person or property to be searched)

- a. One tan Homemade Computer Tower;
- b. One Western Digital Disk Drive;
- c. One Maxtor Hard Drive;
- d. One HP Pavilion Laptop Computer;
- e. One Sandisk Cruzer Thumb Drive;
- f. One Attache 4G Thumb Drive;
- g. One Samsung Hard Drive;
- h. One Cingular Sony Ericsson Cell Phone;
- i. One Compaq Presario Computer;
- j. One Acer Computer;
- k. One Motorola V3 Cell Phone;
- l. One Nikon Coolpix Digital Camera;
- m. One Olympus Camedia Digital Camera;
- n. One Motorola L7C Camera phone;
- o. One I-pod Nano Portable Device;
- p. One Thumb Drive;
- q. One Apple I-Phone; and
- r. Numerous compact disks (CDs) and DVDs

which were used, owned by, and seized from AMANDA D. JANSEN and CHRISTOPHER I. JANSEN, who resided at 435 South Hycliff Drive Building 609A, Watertown, New York.

**TO: ANY AGENT OF UNITED STATES SECRET SERVICE**, and any other Authorized Officer of the United States or the State of New York, acting together with or on behalf of the United States Secret Service,

Affidavit(s) having been made before me by UNITED STATES SECRET SERVICE RESIDENT AGENT IN CHARGE TIMOTHY KIRK, who has reason to believe that within the property described above, which is currently within the NORTHERN District of NEW YORK, and which contains and constitutes evidence of the commission of a criminal offense and/or contraband, the fruits of the crime or things otherwise criminally possessed and/or property designed or intended for use or which is or has been used as a means of committing a criminal offense, as more particularly set forth in Attachment A.

I am satisfied that the affidavit(s) and any recorded testimony establish probable cause to believe that the property so described, is now concealed within the above-captioned items, and establishes grounds for the issuance of this warrant.


**YOU ARE HEREBY COMMANDED** to search on or before July 9, 2009 the items named above for the property specified, serving this warrant and making the search (in the daytime - 6:00 A.M. to 10:00 P.M.) ~~(at any time in the day or night as I find reasonable cause has been established)~~ and if the property be found there to seize same, leaving a copy of this warrant and receipt for the person or property taken, and prepare a written inventory of the person or property seized and

promptly return this warrant to ANY NORTHERN DISTRICT OF NEW YORK JUDGE as required by law.

June 30, 2009 - 3:00 pm at  
Date and Time Issued

Syracuse, New York  
City and State

Hon. Gustave J. DiBianco, Chief USMJ  
Name and Title of Judicial Officer

  
Signature of Judicial Officer

**ATTACHMENT A**

**LIST OF ITEMS TO BE SEIZED AND SEARCHED**

Items evidencing violations of 18 U.S.C. 2251(production of child pornography), 2252A(receipt, distribution, and possession of child pornography), 18 U.S.C, Sections 2423(a) and (e)(transportation and conspiracy to transport minors in interstate commerce for the purpose of unlawful sexual activity), and 18 U.S.C., Section 2241(c) (aggravated sexual abuse), including but not limited to:

1. Visual depictions of minors engaged in sexually explicit conduct, as defined in Title 18, United States Code, Section 2256;
2. Internet history including evidence of visits to websites that offer visual depictions of minors engaged in sexually explicit conduct as defined in Title 18, United States Code, Section 2256;
3. Correspondence identifying persons transmitting through interstate or foreign commerce, including by mail or computer, any visual depictions of minors engaged in sexually explicit conduct, as defined in Title 18, United States Code, Section 2256;
4. Correspondence and other matter pertaining to the production, purchase, possession, receipt or distribution of visual depictions of minors engaged in sexually explicit conduct as defined in Title 18 United States Code, Section 2256, and evidence that would assist in identifying any victims of the above-referenced criminal offenses.
5. Records stored on computer storage disks within the computer shown in the use or ownership of Internet accounts, including evidence of Internet user names, screen names or other Internet user identification.

6. Computer software, meaning any and all data, information, instructions, programs, or program codes, stored in the form of electronic, magnetic, optical, or other media, which is capable of being interpreted by a computer or its related components. Computer software may also include data, data fragments, or control characters integral to the operation of computer software, such as operating systems software, applications software, utility programs, compilers, interpreters, communications software, and other programming used or intended to be used to communicate with computer components.

7. Computer-related documentation that explains or illustrates the configuration or use of any seized computer hardware, software, or related items.

8. Computer passwords and data security devices, meaning any devices, programs, or data -- whether themselves in the nature of hardware or software -- that can be used or are designed to be used to restrict access to, or to facilitate concealment of, any computer hardware, computer software, computer-related documentation, or electronic data records.

9. Any computer or electronic records, documents, and materials referencing and relating to the above-described offenses.

10. Records of personal and business activities relating to the operation and ownership of the computer systems, such as telephone records, notes (however and wherever written, stored, or maintained), books, notes, and reference materials.

11. Any records or documents pertaining to accounts held with Internet Service Providers or of Internet use.

12. Records of address or identifying information for AMANDA D. JANSEN (or in her maiden name, BURROWS) and/or CHRISTOPHER I. JANSEN, and any personal or business contacts or associates of his, (however and wherever written, stored, or maintained),

including contact lists, buddy lists, email lists, ICQ addresses, IRC names (a.k.a., "Nics"), user IDs, eIDs (electronic ID numbers), and passwords.

13. Documents and records regarding the ownership and/or possession of the computers and electronic media being searched.

14. Computer records and evidence identifying who the particular user was who produced, downloaded or possessed any child pornography found on any item of electronic media.

15. Any and all visual depictions of minors, including, but not limited to, sexually explicit images of minors.

16. Any and all electronically stored address books, names, and lists of names and addresses of minors visually depicted while engaged in sexually explicit conduct, as defined in Title 18, United States Code, Section 2256(2).

17. Any and all electronically stored records reflecting personal contact and any other activities with minors visually depicted while engaged in sexually explicit conduct, as defined in Title 18, United States Code, Section 2256(2).

18. Any and all child erotica, including photographs of children that are not sexually explicit, drawings, sketches, fantasy writings, notes, and sexual aids.

19. Any and all search terms, search results, documents or other records relating to searches and/or research regarding drugs such as, but not limited to, Ambien, and the effect of such drugs on individuals, including children.

20. Any and all records and of stored contacts and/or phone book information.

21. Any and all messages (sent or received) in any form, records, or other material or data pertaining to the transportation of, and/or the conspiracy to transport minors (under the age

of 18) in interstate commerce, with the intent that the minors engage in sexual activity for which any person can be charged with a criminal offense as defined in Title 18 U.S.C. Sections 2423(a) and (e), and relating to the aggravated sexual abuse of children as defined in Title 18 U.S.C. Section 2241(c).

22. The authorization includes the search of the electronic media listed on the face of the warrant for electronic data to include saved data, deleted data, remnant data and slack space.

AO93 (Rev. 5/85) SEARCH WARRANT

RETURN		
DATE WARRANT RECEIVED	DATE AND TIME WARRANT EXECUTED	COPY OF WARRANT AND RECEIPT FOR ITEMS LEFT WITH
INVENTORY MADE IN THE PRESENCE OF		
INVENTORY OF PERSONS OR PROPERTY TAKEN PURSUANT TO THE WARRANT  <i>SEE ATTACHED. INVENTORY AND CRIME LAB PROPERTY RECEIPT.</i>		
CERTIFICATION		
<p>I swear that this inventory is a true and detailed account of the person or property taken by me on the warrant.</p> <p><i>[Signature]</i></p> <p>Subscribed, sworn to, and returned before me this date.</p> <p><i>[Signature]</i> <u>8/3/09</u> U.S. Judge or Magistrate Date</p>		



GENL-2A (REV. 01/07) EVIDENCE RECORD CONTINUATION SHEET

<b>LAR USE ONLY</b>		NAME OF STATION OR AGENCY <b>SP Watertown</b>		CONTINUATION SHEET NUMBER	
F U C I	T/Z/S	CASE NUMBER	T/Z/S	CASE NUMBER	TERM. MESSAGE NO. & FILE
			<b>D311</b>	<b>08-857</b>	
DATE OCCURRED <b>09/17/2008</b>		LABORATORY CASE NO.		COUNTY OF OCCURRENCE <b>J. Johnson</b>	
INVESTIGATING MEMBER <b>INV. Thomas Guarascio</b>		SUBMITTED BY <b>INV William P. Guay</b>			
NAME ONLY (L/F/M), OF DEFENDANT/VICTIM <b>Jansen, Christopher Isaac</b>		NAME ONLY (L/F/M), OF COMPLAINANT/OWNER <b>NYSP</b>			

ITEM #	DESCRIPTION	EXAMINATION REQUESTED	CHECK INITIAL STATUS		
			HOLD AT STA.	TO TROOP	TO LAB
1	Handmade tower type PC fan-color No Serial # Evident	Forensic Examination			
2	Western Digital Hard drive S/N WMA64759120	Forensic Examination			
3	Maxtor Hard drive S/N 600MVX9C	Forensic Examination			
4	HP Pavilion laptop S/N CNP76612K No Battery, w/Power cord	Forensic Examination			
5	Samsung Cruzer thumb drive	Forensic Examination			
6	Atache 4G Thumb drive	Forensic Examination			
7	<del>CD-R Data expected from</del>				
8	(9) CD-R	Forensic Examination			
9	Box containing CD-R	Forensic Examination			
10	Bag containing hard drive Samsung S/N 0274J2PNC 00861	Forensic Examination			
11	17 Samsung Sony Ericsson cellphone S/N 127117	Forensic Examination			
12	Compag Presario Computer S/N 029C0C P3P2MM	Forensic Examination			
13	Acer Computer S/N 007880 color bar	Forensic Examination			

TRANSFER RECORD					
DATE	TIME	ITEMS INVOLVED	FROM	TO	SIGNATURE
6/26/09	1:55 PM	1-6, 11-13, 17-19	Vault	CCUC Watertown	INV R.L. Freeman
6/26/09	2:00 PM	1-6, 11-13, 17-19	CCUC Watertown	INV B.L. Freeman	INV R.L. Freeman
6/26/09	3:55 PM	1-6, 11-13, 17-19	INV R.L. Freeman	FIC	INV R.L. Freeman
ADDITIONAL INFORMATION:					

08HL-04909 - 1



D311-SP WATERTOWN  
08-857

HL 10/17/2008 12:20


Result 6/26/09 240



GENL-2A (REV. 01/07) EVIDENCE RECORD CONTINUATION SHEET

<b>LAB USE ONLY</b>		NAME OF STATION OR AGENCY		NAME OF STATION OR AGENCY		CONTINUATION SHEET NUMBER	
U F	T/Z/S	CASE NUMBER	B C I	T/Z/S	CASE NUMBER	TERM. MESSAGE NO. & FILE	
DATE OCCURRED 09/17/2008		LABORATORY CASE NO.		COUNTY OF OCCURRENCE Jefferson			
INVESTIGATING MEMBER INV. Thomas Guarnasce				SUBMITTED BY INV. William C. Griggs			
NAME ONLY (L/F/M), OF DEFENDANT/VICTIM Jensen, Christopher Isaac				NAME ONLY (L/F/M), OF COMPLAINANT/OWNER NYSP			

EVIDENCE			CHECK INITIAL STATUS		
ITEM #	DESCRIPTION	EXAMINATION REQUESTED	HOLD AT STA.	TO TROOP	TO LAB
20	Motorola V3 cell phone GORV5Q9YMK	Forensic examination			✓
21	DVD w/case	Forensic examination			✓
22	Black Bag with 3 CD-R, Asorted personal papers	Forensic examination			✓
23	(2) two CD-R from desk of office	Forensic examination			✓
24	Nikon coolpix camera #34197406	Forensic examination			✓
25	Olympus Camelia Digital camera SA 408317397	Forensic examination			✓
26	Motorola L7C KAM F0033AB camera phone	Forensic examination			✓
27	9 CD-R from tape TVR DL from Br-Kshelf	Forensic examination			✓
28	iPod nano 512GB 2HMYOR	Forensic examination			✓
29	Spindle (35) thirty five CD-R	Forensic examination			✓
30	(5) CD-R from kitchen counter	Forensic examination			✓
31	Thumb Drive	Forensic examination			✓
38	(1) Apple iPhone 16GB Model No 8853PG Fein. BGA123 IMEI 00114300298445 in black Marware cover	Forensic examination			✓
39	White power adapter	None			✓

TRANSFER RECORD					
DATE	TIME	ITEMS INVOLVED	FROM	TO	SIGNATURE
6/26/09	10:00A	20-31, 38, 39	Van H	CCUC ORIGIN EL	INV. William C. Griggs
6/26/09	2:00P	20-31, 38, 39	CCUC ORIGIN EL	INV. B.L. FRIEDMAN	1-0 28/14
6/26/09	2:55P	20-31, 38, 39	INV. B.L. FRIEDMAN	FIC	1-0 28/14
<div style="text-align: center;"> <b>08HL-04909 - 1</b>  D311-SP WATERTOWN  08-857    HL 10/17/2008 12:20  <i>resub 6/26/09 280</i> </div>					
ADDITIONAL INFORMATION:					



NEW YORK STATE POLICE  
Forensic Investigation Center  
BLDG. 30, 1220 Washington Ave., Albany, NY 12226-3000

Page 1 of 3

### Crime Laboratory Case Receipt Record Resubmitted Items

Lab Number **08HL-04909**

Agency Case Number 08-857

Submitting Agency **D311-SP WATERTOWN**Submission Date **6/26/2009**Received By **Richard S. Ogden**Submitted By/  
Comments:**Associated Names**

<u>Last Name</u>	<u>First Name</u>	<u>Middle Name</u>
BETTIS	MOSES	A
BETTIS	HAYLEE	P
JANSEN	CHRISTOPHER	ISAAC
JANSEN	AMANDA	
JANSEN	JILLIAN	
JANSEN	IVA	N
JANSEN	ISAAC	J

Item	Description / Source
1	Item identified as: Computer Tower HOMEMADE
2	One (1) sealed brown paper bag containing: Disk Drive WESTERN DIGITAL
3	One (1) sealed brown paper bag containing: Disk Drive MAXTOR
4	Item identified as: Laptop Computer HP PAVILION W/ POWER CORD SERIAL # CNF70641ZK
5	One (1) sealed brown paper bag containing: Disk Drive SANDISK CRUZER
6	One (1) sealed brown paper bag containing: Disk Drive ATTACHE 4G



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Page 2 of 3

### Crime Laboratory Case Receipt Record Resubmitted Items

Lab Number

08HL-04909

Agency Case Number 08-857

Submitting Agency

D311-SP WATERTOWN

11

One (1) sealed plastic bag containing: CD or DVD Media (9) CD-R'S

12

One (1) sealed plastic bag containing: CD or DVD Media BOX W/ CD-R

17

One (1) sealed plastic bag containing: Portable Device CINGULAR SONY ERICSSON CELL PHONE

18

Item identified as: Computer Tower COMPAQ PRESARIO SERIAL # 1X9CDCP3P2MM

19

Item identified as: Computer Tower ACER SERIAL # 009880

20

One (1) sealed plastic bag containing: Portable Device MOTOROLA V3

21

One (1) sealed plastic bag containing: CD or DVD Media IN CASE

22

One (1) sealed plastic bag containing: BLACK BAG W/ 2 CD-R'S AND PAPERS

23

One (1) sealed plastic bag containing: CD or DVD Media 2 CD-R'S

24

One (1) sealed plastic bag containing: Digital Camera NIKON COOLPIX

25

One (1) sealed plastic bag containing: Digital Camera OLYMPUS CAMEDIA

26

One (1) sealed plastic bag containing: Portable Device MOTOROLA L7C CAMERA PHONE

27

One (1) sealed plastic bag containing: CD or DVD Media 11 CD-R'S AND CASE

28

One (1) sealed plastic bag containing: Portable Device I-POD NANO

29

One (1) sealed plastic bag containing: CD or DVD Media SPINDLE OF CD-R'S



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Page 3 of 3

### Crime Laboratory Case Receipt Record Resubmitted Items

Lab Number

**08HL-04909**

Agency Case Number 08-857

Submitting Agency

**D311-SP WATERTOWN**

30

One (1) sealed plastic bag containing: CD or DVD Media (5) CD-R'S

31

One (1) sealed plastic bag containing: Memory Card THUMB DRIVE AND CORD

38

One (1) sealed plastic bag containing: Portable Device APPLE I-PHONE AND BLACK COVER

39

One (1) sealed plastic bag containing: POWER ADAPTER FOR ITEM # 38

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End of Case Receipt Record for 08HL-04909